

LISAN v WILKE (VA) EXHIBIT LIST

Deposition Exhibits:

PLAINTIFF:

(Bonfili)

1. 000441-446, 10/26/17 Bonfili affidavit
2. 1/11/17 Bonfili Report of Contact
3. 3/8/17 Bonfili Voluntary Witness Statement

(Verb)

4. Verb Report of Contact
5. 00462-466, 10/19/17 Verb affidavit

(Kafer)

6. Kafer Report of Investigation
7. Kafer CV
8. 12/8/16 Raphaely "Questions" email to Lisan
9. 12/16/16 Marciano note to Roach
10. 12/19/16 Raphaely "Reasonable accommodations" email to Kafer, et al.
11. 11/27/13 VA Handbook 5975.1 "Essential Functions"
12. 11/27/13 VA Handbook 5975.1 "Denial of Reasonable Accommodation Requests"
13. 11/27/13 VA Handbook 5975.1 "Interactive Process"
14. 12/19/16 Kafer "VA Reasonable Accommodation Request" email to Lisan
15. 12/20/16 Kafer "Re: VA Reasonable Accommodation Request" email to Lisan
16. 12/23/16 Kafer "Medical Documentation Received" email to Lisan, et al.
17. 12/27/16 Request for Medical Documentation
18. 1/11/17 Raphaely "meeting CX" email to Lisan
19. 1/12/17 Raphaely/Lisan, et al. "February Call Schedule" email string
20. 1/12/17 Lisan 1/12/17 "Re: Meeting on Reasonable Accommodation" email to Kafer
21. 1/13/17 Lisan "Personal & Confidential - Information on Reasonable Accommodation Request & Meeting" email to Kafer
22. Kafer letter to Lisan
23. 1/18/17 Kafer "Follow Up On Call" email to Lisan
24. Costanzo Report of Contact
25. Foster Report of Contact
26. 1/10/17 "Sexual Harassment Allegation Checklist"

(Costanzo)

27. 6/18/18 Spicer "Climate Assessment Report"
28. 10/27/17 Costanzo affidavit
29. Costanzo report of contact for "Early 2015"
30. Costanzo report of contract for "3/08/17"

5/5/2019

Pam Greenfield, RDR, CRR/Dawn M. Fade, RMR
Mehler & Hagestrom

(LISAN v WILKE (VA) EXHIBIT LIST (CONT'D))

Deposition Exhibits:

PLAINTIFF:

Fuehrer (Volume I)

- 31. 1/6/17 Sindell letter to Fuehrer/Altose
- 32. 3/19/19 Elaine Costanzo deposition transcript.
- 33. 1/10/17 "Sexual Harassment Allegation Checklist (Alleged Harasser)"
- 34. Reports of Contact
- 35. "Sexual Harassment Allegation Checklist (Alleged Victim)" form

(Reese)

- 36. 4/28/17 Reese/Lisan "Oral Reply" email string
- 37. Kafer "Report of Investigation into Allegations of Sexual Harassment: CRNAs complaints against Ronald Lisan, MD to Medical Center Director
- 38. Verb, Foster, Bonfili, Costanzo Reports of Contact
- 39. 1/10/17 "Sexual Harassment Allegation Checklist (Alleged Harasser)"
- 40. "Sexual Harassment Allegation Checklist (Alleged Victim)"
- 41. 4/27/17 Lisan/Reese "Follow-Up on Yesterday's Conversation about EEO Interviews & Correction/Amendment of EEO Report, and Proposal of Suspension Against Me" email string
- 42. 3/9/17 Anesthesiology Service Chief "Written Warning" Memorandum to Lisan
- 43. 10/1/17 Lisan email to Sindell attaching 5/10-11/17 Lisan/Reese "Written Response to EEO version 3.8" email string

(Bearss)

- 44. 3/28/19 Tomica Jefferson letter to Ronald Lisan with attached 6/18/18 Spicer "Climate Assessment Report"
- 45. 2017 calendar
- 46. 5/10/17 Robert J. Bearss, CRNA letter To whom it may concern

(Moss)

- 47. 1/6/17 Sindell letter to Fuehrer and Altose Re: Kenneth S. Moss, M.D.
- 48. 2/22/17 Ontell-Silverman "incident in OR" email to Raphaely
- 49. 3/8/17 Raphaely Letter to Moss, Subject: Proposed Suspension
- 50. 5/18/17 Raphaely Letter to Moss, Subject: Rescission of Proposed Suspension
- 51. 5/18/17 Raphaely letter to Moss, Subject: Proposed Suspension
- 52. August 2015 Anesthesia On Call Schedule
- 53. 3/22/18 Moss letter to Altose
- 54. Signed and dated receipt of Moss letter to be delivered to Altose and Fuehrer
- 55. 2/22/17 Moss Report of Contact
- 56. 2/24/17 Moss Report of Contact
- 57. Moss Handwritten notes
- 58. Moss Handwritten notes

5/5/2019

Pam Greenfield, RDR, CRR/Dawn M. Fade, RMR
Mehler & Hagestrom

LISAN v WILKE (VA) EXHIBIT LIST (CONT'D)

Deposition Exhibits:

PLAINTIFF:

(Altose)

- 59. 2/24/17 Moss Report of Contact
- 60. Signed and dated receipt of Moss letter to be delivered to Altose and Fuehrer
- 61. 2/22/17 Moss Report of Contact
- 62. 2/22/17 Ontell-Silverman "incident in OR" email to Raphaely
- 63. 3/22/18 Moss letter to Altose
- 64. 3/20/17 Raphaely letter to Lisan, Subject: Proposed Suspension
- 65. "Response of Dr. Ron Lisan to Proposed Suspension at the Request of Dr. Raphaely (5-10-17)"
- 66. 3/9/17 Anesthesiology Service Chief "Written Warning" Memorandum to Lisan

(Raphaely)

- 67. Susan Raphaely Affidavit
- 68. Excerpts from the Deposition of Bruce Kafer, RN, MSN
- 69. 11/27/13 VA Handbook 5975.1 "Essential Functions"
- 70. 12/23/16 Ron Lisan letter to Dr. Kramer
- 71. 12/16/16 Marciano note to Roach
- 72. 12/27/16 Request for Medical Documentation
- 73. 11/27/13 VA Handbook 5975.1 "Interactive Process"
- 74. 3/20/17 Raphaely letter to Lisan, Subject: Proposed Suspension
- 75. 3/9/17 Anesthesiology Service Chief "Written Warning" Memorandum to Lisan

Fuehrer (Volume II)

- 76. Fuehrer 4/2/19 deposition excerpt
- 77. Bearss 4/5/19 deposition excerpt
- 78. 6/20/17 Fuehrer letter to Lisan
- 79. "Response of Dr. Ron Lisan to the Proposed Suspension at the Request of Dr. Raphaely (5-10-17)"
- 80. 3/20/17 Raphaely letter to Lisan
- 81. 6/15/17 Metzger letter to Sindell

WITNESSES INCLUDED IN THIS INDEX:

Karin Bonfili	3/7/19
Rhonda Verb	3/7/19
Bruce Kafer	3/8/19
Elaine Costanzo	3/19/19
Laurie Frankito	3/19/19

5/5/2019

Pam Greenfield, RDR, CRR/Dawn M. Fade, RMR
Mehler & Hagestrom

Mark Myers	3/20/19
Charles Coner	3/21/19
Jessica Foster	3/29/19
Susan Fuehrer (Volume I)	4/2/19
LeShelle L. Reese	4/3/19
Robert J. Bearss	4/5/19
Kenneth Moss	4/11/19
Murray Altose	4/12/19
Susan Raphaely	4/15/19
Susan Fuehrer (Volume II)	4/26/19

5/5/2019

Pam Greenfield, RDR, CRR/Dawn M. Fade, RMR
Mehler & Hagestrom